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STUART J. GROSSMAN PAUL P. RINALDO

Via ECF

July 9, 2013

Honorable Jack B. Weinstein United States District Judge Eastern District of New York 225 Cadman Plaza East Brooklyn, NY 11201

Re: United States v. Roberto Mata Docket No. 12 CR 674(JBW)

Dear Judge Weinstein:

I represent the defendant in the above referenced action. I respectfully request that the defendant's bond be modified to the extent that his travel restriction be modified to permit travel to Lake Tahoe, Nevada to attend his niece's wedding on August 17, 2013. Mr. Mata plans to leave New York on August 15, 2013 and return on August 19. 2013.

Assistant United States Attorney Robert Capers and Pretrial Officer Joseph Elie have no objection to this request.

Respect ully submitted

Paul P. Rinaldo

cc: AUSA Robert Capers, via ECF Pretrial Officer Joseph Elie, via email